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March 6, 2024

*Via ECF*

Hon. Alan S. Trust  
U.S. Bankruptcy Court  
290 Federal Plaza  
Central Islip, New York 11722

*Re: In re Aberdeen Enterprises, Inc.* (Lead Case: 23-72834) and *In re Brickchurch Enterprises, Inc.* (Companion Case: 22-70914)

Your Honor:

As counsel to Bay Point Capital Partners II, LP (“**Bay Point**”), I am in receipt of correspondence from chambers dated March 6, 2024, advising that the hearings scheduled on March 18, 2024, at 2:00 p.m. (EST) have been adjourned to April 10, 2024, at 10:30 a.m. (est).

I have an in-person oral argument on April 9, 2024 in Pasadena, California before the 9th Circuit Court of Appeals (the “**9th Circuit Court**”). One of the matters rescheduled to be heard on the April 10, 2024, is the Motion of Avrum J. Rosen Pursuant to 11 U.S.C. 503(b)(3)(D) and (b)(4) (the “**Rosen 503 Motion**”), to which Bay Point intends to file an objection. Because of this, I anticipate the need to be physically present in the Court.

Accordingly, due of the physical distance between the Court and the 9th Circuit Court, I hereby request that the matters adjourned to April 10, 2024, at 10:30 a.m. (est) be further adjourned to April 17, 2024, or as soon thereafter as counsel may be heard.

Respectfully submitted,

/s/ John C. Allerding  
John C. Allerding, Esq.  
*Counsel for Bay Point  
Capital Partners II, LP*